NEW BRIDGE.

A bridge is just completed over the Susquehanna, at Jericho, state of New-York, 500 feet long and 24 feet wide, composed of 4 arches, each 90 feet long. It stands upon white oak piles, driven from 10 to 12 feet into the bed of the river. The workmanship is highly spoken of, and materials of the best.—Mr. Marshall Lewis is the architect.

Charles Pinkney, Esq; late minister plenipotentiary from the United States to the court of Madrid, came passenger in the Henricus IV. from Lisbon.

The reports by the arrival of the Henricus IV. from Lifbon, are that the court of Spain is more favourably disposed towards the United States; that they have agreed to make compensation for spoliations committed by their own subjects; but would not confent to pay for those made by French citizens in Spanish ports. Admiral Gravina was only slightly wounded in the late action, and is not dead.—The king of Prussia has joined the coalition.—The French troops were reported to have made 12,000 prisoners shortly after the fall of Ulm.—Charleston Times.

Arrived at the Vineyard, ship Bellisarius, from the Cape of Good Hope for Salem. Capt. Robert Peele, matter of the Bellisarius, informs that the English had 15 fail of the line, besides frigates, in the India Seas, who were upon the look out for the French squadron. The Isle of France was closely blockaded by an English squadron.

SAVANNA, January 11.

Arrived, schooner Joseph, capt. Conn, from Cape Francois, via New-Providence, 4 days from the latter. Capt. Conn was taken by 3 English men of war, and carried into New-Providence; after a detention of 15 days, was permitted to depart, on paying 700 dollars cost of court.

Capt Conn corroborates the account under the Nuffau head property that the care of the cape Riley, direct from Teneriffe, which place he left about the 7th December, will informed him that the Rochfort squadron, under the command of Mons. Le Almane, confisting of 5 sail of the line, 2 frigates, a brig and a cutter, had put into Santa Cruz, in faid island, to water, several days prior to his sailing, bringing with them the Calcutta English 50 gun ship, and 6 English India merchant ships, taken on their homeward bound passage-an embargo was immediately laid. On the 5th, the fquadron again put to sea-on the 7th, the day which captain Riley failed, he fell in with the fquadron then in fight of Teneriffe, and faw them capturing the outward bound Cork fleet, confishing of about 40 fail, one of which being a fast failer, escaped, spoke capt. R. and informed him that it was probable the most of them would fall into the hands of the French.

The following information is copied from a Nassau Royal Gazette extra, received by capt. Conn.

NASSAU, (N. P.) January 1. Capture of the English ship Calcutta, of 50 guns, and fix merchant ships from India.

Extracts from the journal kept by captain Riley, of

the brig Eliza and Mary.
Sailed from New-York the 16th of September, and arrived at Teneriffe the 5th of November, where be learnt the following intelligence: That the Rochfort fquadron, confisting of 5 fail of the line, 3 frigates and 2 brigs of war, with the Calcutta English 50 gun ship, and 6 English merchant ships, prizes to the fquadron, had arrived at Santa Cruiz on the 3d ult. which caused an embargo to be laid on all vessels directly, which was to continue while the fquadron was in port. They had funk feveral English ships that had very valuable cargoes, on account of their bad failing, not being able to keep up with the fquadron; that they had uniformly funk or burnt all neutral veffels they fell in with at fea, that were either bound to or along the coasts of Europe, to prevent intelli-gence getting to the English sleets-that they had taken out their crews, and told them they must go with them to France, and should be paid by the government, the full amount, with damages, &c .- that among the neutrals were the following American vef-fels, viz. brig Minerva, Salter, of New-York, brig Two Friends, Fenwick, of Charleston, with valuable cargoes, were both burned; schooner -, Tucker, of Boston; schooner -, Sargeant, of ditto. The number of neutral vessels taken and destroyed by the squadron, amounted to 26, the captains of which, during the day, were allowed the liberty of going on shore, but the same privilege was not extended to their officers or crew. The commander in chief, Mons. Le Almane, had taken all their papers, and given to each a certificate, stating he had destroyed their vessels and cargoes, and that they must apply to the minister at Paris for a remuneration.

By virtue of an order from the orphans court of Anne-Arundel county, the subscriber will EX-POSE to PUBLIC SALE, on Thursday, the 20th day of February next, at the late dwelling of RICHARD MARRIOTT, deceased,

ALL his personal estate, confissing of several valuable negroes, amongst which are seven men of different professions, also stock of all kinds, valuable surniture and plate. The said property will be sold for ready cash. The sale will commence at 11 o'clock, and continue from day to day until the whole is sold.

January 21, 1806. BROWN, Administrator.

NOTICE.

FARMERS BANK OF MARYLAND.
THE Stockholders of the Farmers Bank of Maryland are requested to take notice, that the fixth inflalment, of five dollars on each share, becomes due and payable at faid bank on Tuesday the 11th day of February nexts. Any stockholder neglecting to pay their instalment as it becomes due, will forsert all interest on monies by him paid, as in such case it will be calculated from the time of the payment of their last instalment.

By order, JON. PINKNEY, Cashier. January 16, 1806.

By virtue of a writ of venditioni exponas, to me directed from the general court, will be EXPOSED at PUBLIC SALE, for cash, at the gaol of Anne-Arundel county, the fifth day of February, 1806,

NE negro man named Hercules, one ditto Harry, one ditto Dick, and one negro woman named Nanny, taken as the property of Richard Harrison, to satisfy a debt due John Gwinn, Esq;

January 24, 1806.

E. TILLY, Sheriff of Anne-Arundel county.

TO BE LET,

THE HOUSE now occupied by Mr. JAMES WEEMS, in Church-street, opposite the store of Ridgely, Weems, and Co. Possession may be had immediately after the 20th of March next. For terms apply to

Annapolis, January 25, 1806.

In CHANCERY, January 29, 1806.

RDERED, That the fale made by John Spalding, trustee for the sale of the real estate of
Nicholas Blacklock, deceased, as stated in his report,
shall be ratisfied and confirmed, unless cause to the
y be shewn on or before the sale of the order be
infected three times in the news paper where he sale
vertised the sale; and also in the Maryland Gazette,
before the 21st day of February next.

The report flates, that 260 acres of land, in Charles county, was fold for $f.8610^{\frac{1}{2}}$ per acre, and 315 acres of land fold for f.213 per acre.

Test. SAMUEL HARVEY HOWARD Reg. Cur. Can.

NOTICE.

FOREWARN all persons from hunting with dog or gun on the farm I haveleased from major Philip Hammond, near the city of Annapolis, on the south side of Severn river, as I am determined to prosecute, as the law directs, after this date.

Taken up as strays, two small red sow shoats, with a crop on their left ears. The owner is desired to come and prove property, pay charges, and take them away.

January 21, 1806.

HENRY JOHNSON.

In CHANCERY, January 14, 1806.

Benjamin Chew, jun. vs. John Campbell.

HE object of the bill in this confinence.

HE object of the bill in this cause is to obtain a decree for foreclosure of the defendant's equity of redemption in and to certain lands and premiles, mortgaged by the defendant to a certain Peregrine Stoops, on the third day of September, eighteen hundred and two, to secure the payment of fifteen hundred and eighty-eight pounds current money, by five annual inflalments, three of which inflalments have become due, and remain unpaid, or that a fale of the faid mortgaged premises, lying and being in Queen-Anne's county, may be fold for the payment of the faid fum of money. The bill states, that Peregrine Stoops, for a valuable confideration on the twenty-eighth day of September, eighteen hundred and two, affigned all his interest in the mortgaged complainant; the bill further states, that the defendant, John Campbell, resides out of the state of Maryland. It is thereupon adjudged and ordered, that the complainant, by cauling a copy of this order to be inferted three times in the Maryland Gazette before the fifteenth day of February next, give notice to the absent defendant of this application, and of the substance and object of the bill, that he may be warned to appear here in person, or by a solicitor of this court, before the tenth day of June next, to shew cause, if any he hath, wherefore a decree should not be passed as prayed.

True copy,
Test. SAMUEL HARVEY HOWARD,
Reg. Cur. Can.

A STRAY.

Calvert county, to wit.

I HEREBY certify, that Benjamin Carr, of faid county, brought before me, as a stray trespassing on his enclosures, a grey GELDING, about nine or ten years old, and about thirteen or sourteen hands, high, has a dark spot on the right and lest shoulder, near the mane, has no brand that I can perceive, is shod before, and his tail cropped, paces, trots and canters. Given under the hand of me, one of the justices of the peace in and for the county aforesaid, this thirteenth day of January, eighteen hundred and six.

The owner of the above horse is requested to come, prove his property, pay charges, and take him away.

BENJAMIN CARR.

Calvert county, January 13, 1806.

Charles County Court,

AUGUST TERM, 1805,

IN EQUITY.

Henry Roberts,

Against

Lydia Robey, widow, and William Robey, Thomas

Robey, Prior Robey, John Robey, and Mary Robey, heirs of William Robey,

HE object of the bill filed in this care is to obtain a deed for part of a tract or parcel of land, called Robey's Purchase, or the Water Milon Patch, lying and being in Charles county, and continue ing fixteen acres, which the faid Henry Roberts perchased of the said William Robey, in his life-time and for the due and legal conveyance of which the faid William Robey passed his bond to the faid Henry Roberts-It appearing to the court, by the return of the sheriff of Charles county, that four of the defendants, to wit: William, Thomas, Prior and John, are not to be found in his bailiwick, and it also ap pearing to the fatisfaction of the court, that the fail Thomas, Prior and John, are not inhabitants of the flate of Maryland; it is thereupon ordered, that the complainant, by causing a copy of this order to be inserted in the Maryland Gazette, and continued therein for fix fuccessive weeks before the third Monday in March next, another copy to be left at the usual place or places of abode of the faid absent defendants before leaving this state, and one other copy to be fet up at the door of the court-house of Charles county, give notice of this application, and of the fubstance and object of the bill, that the absentde fendants may be warned to appear in this counting person, or by solicitor, on or before the said third Monday in March next, to shew cause, if any the have, wherefore a decree flould not be passed a

True copy,
Teft. INO BARNES, C

Dr. Hillot's

CERTAIN cure for the gout, -rheumaism, of sprains—For gleets, be they of ever so long standing, and for the stone and gravel, it is perhaps the most active, penetrating and effectual remedy in the world—In the cramp and all pains in the head, face and body, it is without an equal.

This medicine, which justly claims a pre-emineral over all others, as being decidedly adapted for the speedy removal of those complaints above mentioned, owes its discovery to the celebrated Tissot—a physician of most exalted eminence in his profession, and is chiefly the extract of an herb peculiar to Europe, to whose powerfully healing, restorative and ballamic qualities, this great man by the administering owel much of his same.

Bottles, at two dollars each, with copious directions, may be had at Mr. Neth's and Mr. William Caton's, merchants, Annapolis.

January 2, 1806.

In CHANCERY, January 15, 1806.

RDERED, That the fale made by Theodore Hodgkin, Trustee for the sale of the relestate of George Smith, deceased, shall be ratifed and confirmed, unless cause to the contrary be shewn before the second Tuesday of May next, provided a copy of this order be inserted in the Maryland Gazette three times before the first day of March next.

The report states, that a house and lot in Nottingham, was sold for £.143 5 0, two and an half acres of land in Calvert county, at £.1 17 6 per acre, and thirty acres of land in the same county it £.3 0 9 per acre.

True copy,

SAMUEL H. HOWARD,

Reg. Cur. Can.

HE subscriber wishes to have built a large market vessel, any person who understands the business may meet with immediate employment, by applying to the subscriber.

He also wishes to employ several persons by the month, or year, who have been accustomed to earthwork, for the purpose of raising oyster-shell and note banks for manure; he is also in want of a person who understands the dairy business, to take charge of occ.

Any person in want of cedar, locust, or walnut

posts, may be supplied by applying to the subscribers

JOHN GASSAWAY,

of Rhode rivers

Rhode river, January 13, 1806.

In CHANCERY, January 9, 1806.

RIPERED, That the sale made by Henry
Henry Chapman, as stated in his report of
the land of Doctor John Courts, late of Charles
county, shall be ratisfied and confirmed, unless case
to the contrary be shewn before the 20th day of
March next, provided a copy of this order he
served thrice in the Maryland Gazette before the 2d
day of February next, The said lands are stated to
have been sold for £.6987 9 0.

True copy,
Test. SAMUEL HARVEY HOWARD,
Reg. Cur. Can.

ANNAPOLIS:
Printed by Frederick and Samuel
Green.